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| APPLICATION NO.                        | FILING DATE    | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.       | CONFIRMATION NO. |
|--|----------------|----------------------|---------------------------|------------------|
| 10/761,671                             | 01/21/2004     | Loretta E. Allen     | 84196CF-9                 | 3403             |
| Pamela R. Croc                         | 7590 10/04/200 | EXAMINER             |                           |                  |
| Patent Legal St                        | aff            |                      | BATTULA, PRADEEP CHOUDARY |                  |
| Eastman Kodak Company 343 State Street |                |                      | ART UNIT                  | PAPER NUMBER     |
| Rochester, NY 14650-2201               |                |                      | 3722 ·                    |                  |
|  |                |                      |                           |                  |
|  |                | •                    | MAIL DATE                 | DELIVERY MODE    |
|  | •              |                      | 10/04/2007                | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

|   |  | <i>──</i>   |  |  |  |  |
|---|--|---|--|--|--|--|
|   | Application No.  | Applicant(s)  |  |  |  |  |
| Office Action Cumman  | 10/761,671   | ALLEN ET AL.  |  |  |  |  |
| Office Action Summary   | Examiner   | Art Unit  |  |  |  |  |
|   | Pradeep C. Battula   | 3722  |  |  |  |  |
| The MAILING DATE of this communication apperiod for Reply   | opears on the cover sheet wit  | h the correspondence address  |  |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING IF Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNIC<br>.136(a). In no event, however, may a red<br>d will apply and will expire SIX (6) MONT<br>tte, cause the application to become ABA | ATION.  ply be timely filed  "HS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133). |  |  |  |  |
| Status  |  |   |  |  |  |  |
| 1) Responsive to communication(s) filed on 06   | February 2007.   |   |  |  |  |  |
| 2a) ☐ This action is <b>FINAL</b> . 2b) ☒ This action is non-final.   |  |   |  |  |  |  |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is  |  |   |  |  |  |  |
| closed in accordance with the practice under  | Ex parte Quayle, 1935 C.D.   | 11, 453 O.G. 213.   |  |  |  |  |
| Disposition of Claims   |  | ·   |  |  |  |  |
| 4)⊠ Claim(s) <u>1-7,9 and 11</u> is/are pending in the a  | pplication.  |   |  |  |  |  |
| 4a) Of the above claim(s) is/are withdrawn from consideration.  |  |   |  |  |  |  |
| 5) Claim(s) is/are allowed.   |  |   |  |  |  |  |
| 6)⊠ Claim(s) <u>1-7,9 and 11</u> is/are rejected.   | 6)⊠ Claim(s) <u>1-7,9 and 11</u> is/are rejected.  |   |  |  |  |  |
| 7) Claim(s) is/are objected to.   |  |   |  |  |  |  |
| 8) Claim(s) are subject to restriction and/   | or election requirement.   |   |  |  |  |  |
| Application Papers  |  |   |  |  |  |  |
| 9) The specification is objected to by the Examin   | er.  |   |  |  |  |  |
| 10)☐ The drawing(s) filed on is/are: a)☐ ac   | cepted or b) objected to b   | y the Examiner.   |  |  |  |  |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).   |  |   |  |  |  |  |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  |  |   |  |  |  |  |
| 11)☐ The oath or declaration is objected to by the E  | Examiner. Note the attached  | Office Action or form PTO-152.  |  |  |  |  |
| Priority under 35 U.S.C. § 119  |  |   |  |  |  |  |
| 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:   | n priority under 35 U.S.C. §   | 119(a)-(d) or (f).  |  |  |  |  |
| 1. Certified copies of the priority documents have been received.   |  |   |  |  |  |  |
| 2. Certified copies of the priority documents have been received in Application No  |  |   |  |  |  |  |
| <ol><li>Copies of the certified copies of the price</li></ol>   |  | eceived in this National Stage  |  |  |  |  |
| application from the International Burea  |  |   |  |  |  |  |
| * See the attached detailed Office action for a lis   | t of the certified copies not re   | eceived.  |  |  |  |  |
|   |  |   |  |  |  |  |
|   |  |   |  |  |  |  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  |  |   |  |  |  |  |
| 1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  Paper No(s)/Mail Date   |  |   |  |  |  |  |
| 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date  |  | ormal Patent Application  |  |  |  |  |
|   | o) [_] Other:  | •   |  |  |  |  |

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## **DETAILED ACTION**

## Reopening of Prosecution After Appeal Brief or Reply Brief

In view of the appeal brief filed on July 24, 2006, PROSECUTION IS HEREBY REOPENED. New grounds of rejection are set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

(1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or, (2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below:

MONICA CARTER Claim Rejections - 35 USC § 103

SUPERVISORY PATENT EXAMINED The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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2. Claims 1-7, 9 and 11 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Zeiter et al in view of Dukatz (6,113,149) and Green (U.S. 5,851,032).

Zeiter et al discloses in Fig. 4, a media comprising: an image-receiving layer (18) on which a first image indicia (12) is formed; a protective overlayer (10) is selectively applied or superimposed over the image-receiving layer (18), wherein the protective overlayer (10) further comprises a second identical image indicia (14) superimposed over the first image indicia; and wherein both the first and second indicia are machine readable (Col. 2, lines 61-65, wherein to view/read the indicia, IR or UV light from a machine must be used).

However, Zeiter et al does not disclose: wherein the second/ 2nd machine readable indicia is transparent and comprises a bar code.

Dukatz discloses in Fig. 5, a media comprising a first opaque (Col. 4, lines 57-62) indicia (22), and an overlaying, integrally formed, transparent (Col. 4, lines 29-34) second indicia (18).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Zeiter et al's media or label with an opaque first indicia having an overlaying transparent second indicia as taught by Dukatz for providing viewing of an image provided on the image receiving layer.

In regards to **Claims 6 and 7**, the method of using a thermal head to form an image; and the method of the machine-readable indicia <u>being integrally formed</u> during application of the protective overlayer over the image receiving layer does not

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structurally limit the claim; and . The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior art was made by a different process (see MPEP 2113). Therefore, it would be obvious: to use any device to form the image on the image-receiving layer; and form the machine-readable indicia by any application process.

In regards to Claim 9, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate any type of indicia, since it would only depend on the intended use of the assembly and the desired information to be displayed. Further, it has been held that when the claimed printed matter is not functionally related to the substrate it will not distinguish the invention from the prior art in terms of patentability. The fact that the content of the printed matter placed on the substrate may render the device more convenient by providing an individual with a specific type of form does not alter the functional relationship. Mere support by the substrate for the printed matter is not the kind of functional relationship necessary for patentability. Therefore, it would have been obvious to place any type of machine readable indicia on the protective layer, since applicant has not disclosed the criticality of having a particular indicia, and invention would function equally as well with any type of machine-readable indicia.

In regards to **Claims 1-3 and 7**, Zeither modified by Dukatz does not disclose wherein the protective over layer is applied to the image-receiving layer to form a machine readable indicia of varying thickness.

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Green discloses two sets of indicia of varying thickness that are to be used in conjunction with one another for verification purposes (Column 2, Lines 20 – 32; Figure 5). Therefore it would have been obvious to a person having ordinary skill in the art at the time the invention was made to provide Zeiter's indicia in a varying thickness manner in order to provide irregular indicia which can help form a coherent image.

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## Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection with respect to the varying indicia.

With respect to Zeiter not disclosing the transparent layer being selectively applied on an image receiving layer please refer to Column 5, Lines 61 – 64.

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## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pradeep C. Battula whose telephone number is 571-272-2142. The examiner can normally be reached on Mon. - Thurs. & alternating Fri. 7:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Monica S. Carter can be reached on 571-272-4475. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

PCB
Patent Examiner
September 26, 2007

MONICA CARTER
SUPERVISORY PATENT FXAME

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